IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

CERTICOM CORP. AND CERTICOM PATENT HOLDING CORP.,)))
Plaintiffs,)
v.) Civil Action No. 2:07-CV-00216-TJW
SONY CORPORATION, SONY CORPORATION OF AMERICA, SONY COMPUTER ENTERTAINMENT INC., SONY COMPUTER ENTERTAINMENT AMERICA INC., SONY PICTURES ENTERTAINMENT INC., SONY ELECTRONICS INC. AND SONY DADC US INC.	JURY<
Defendants.)) _)

JOINT MOTION FOR EXTENSION OF TIME

Plaintiffs, Certicom Corp. and Certicom Patent Holding Corp. (collectively "Certicom") and Defendants, Sony Corporation, Sony Corporation of America, Sony Computer Entertainment Inc., Sony Computer Entertainment America Inc., Sony Pictures Entertainment Inc., Sony Electronics Inc., and Sony DADC US Inc. (the "Sony entities"), hereby jointly move for an extension of time until August 31, 2007 for all of the Sony entities to file their Answer or otherwise respond to Certicom's Complaint.

Pursuant to the Stipulations attached to this motion, the parties have agreed through their counsel that Sony Corporation and Sony Computer Entertainment Inc., both of whom are Japanese corporations, have agreed to waive service of a summons and any objections regarding the sufficiency of service of process in this action and, based on that agreement, Plaintiffs have

agreed to an extension of time for all of the Sony entities to Answer or otherwise respond until

August 31, 2007. The parties therefore jointly move for an extension of time.

Dated: June 19, 2007

Respectfully submitted,

PLAINTIFFS

DEFENDANTS

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CERTIFICATE OF SERVICE

The undersigned certifies that the foregoing document was filed electronically in compliance with Local Rule CV-5(a). As such, this motion was served on all counsel who have consented to electronic service. Local Rule CV-5(a)(3)(A). Pursuant to Fed. R. Civ. P. 5(d) and Local Rule CV-5(e), all other counsel of record not deemed to have consented to electronic service were served with a true and correct copy of the foregoing by certified mail, return receipt requested, on this the 19th day of June 2007.

/s/ Melvin R. Wilcox, III
MELVIN R. WILCOX, III